PROOF

STATE OF IOWA

House Journal

THURSDAY, APRIL 14, 2005

Printed daily by the State of Iowa during the sessions of the General Assembly. An official corrected copy is available for reference in the office of the Chief Clerk. (The official bound copy will be available after a reasonable time upon adjournment.)

JOURNAL OF THE HOUSE

Ninety-fifth Calendar Day - Sixty-fourth Session Day

Hall of the House of Representatives Des Moines, Iowa, Thursday, April 14, 2005

The House met pursuant to adjournment at 8:50 a.m., Roberts of Carroll in the chair.

Prayer was offered by Reverend Mario Lara, pastor of Lifebridge Christian Church, Carroll. He was the guest of Representative Mark Davitt of Warren County.

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was led by Representative Roberts of Carroll.

The Journal of Wednesday, April 13, 2005 was approved.

INTRODUCTION OF BILLS

<u>House File 856</u>, by committee on ways and means, a bill for an act providing a sales and use tax exemption for certain nonprofit organizations that build or repair low-income dwellings.

Read first time and placed on the ways and means calendar.

<u>House File 857</u>, by committee on ways and means, a bill for an act relating to the transferability of eligible housing business tax credits for new housing investment under the enterprise zone program.

Read first time and placed on the ways and means calendar.

<u>House File 858</u>, by committee on appropriations, a bill for an act establishing a statewide work-based learning intermediary network program and creating a fund.

Read first time and placed on the appropriations calendar.

Speaker pro tempore Carroll in the chair at 8:57 a.m.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Mertz of Kossuth, until her arrival, on request of Whitaker of Van Buren.

CONSIDERATION OF BILLS Regular Calendar

<u>Senate File 363</u>, a bill for an act providing for the regulation of persons engaged in soliciting business opportunities, including franchises, with report of committee recommending passage, was taken up for consideration.

Jacobs of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 363)

The ayes were, 98:

Alons Anderson Arnold Baudler Berry Bell **Boal** Bukta Chambers Cohoon Dandekar Davitt De Boef Dix Dolecheck Drake Eichhorn Elgin Fallon Foege Ford Freeman Frevert Gaskill Greiner Heaton Gipp Granzow Heddens Hoffman Horbach Hogg Hunter Huseman Huser Hutter Jacobs Jacoby **Jenkins** Jochum Jones Kaufmann Kressig Kuhn Kurtenbach Lalk Lensing Lukan Lykam Maddox Mascher May McCarthy Murphy Oldson Olson, D. Olson, R. Olson, S. Paulsen Petersen Pettengill Quirk Raecker Rants, Spkr. Rasmussen Rayhons Reasoner Reichert Roberts Sands Schickel Schueller Soderberg Shomshor Shoultz Smith Struyk Swaim Taylor, D. Taylor, T. Tymeson **Thomas Tjepkes** Tomenga Van Engelenhoven Van Fossen, J.K. Van Fossen, J.R. Upmeyer Wessel-Kroeschell Watts Wendt Whitaker

Whitead Wilderdyke Winckler Wise Zirkelbach Carroll,

Presiding

The nays were, none.

Absent or not voting, 2:

Mertz Miller

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

<u>Senate File 260</u>, a bill for an act relating to debt collection disclosure requirements for certain financial institution affiliates, with report of committee recommending passage, was taken up for consideration.

Sands of Louisa moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 260)

The ayes were, 98:

Alons Anderson Arnold **Baudler** Berry Bell Boal Bukta Chambers Cohoon Dandekar Davitt De Boef Dix **Dolecheck** Drake Eichhorn Fallon Elgin Foege Ford Freeman Frevert Gaskill Gipp Granzow Greiner Heaton Heddens Hoffman Hogg Horbach Hunter Huseman Huser Hutter Jenkins Jacobs Jacoby Jochum Jones Kaufmann Kressig Kuhn Lalk Kurtenbach Lensing Lukan Lykam Maddox Mascher May **McCarthy** Murphy Oldson Olson, D. Olson, R. Olson, S. Paulsen Petersen Pettengill Quirk Raecker Rants, Spkr. Rasmussen Rayhons Reasoner Reichert Roberts Sands Schickel Schueller Shomshor Shoultz Smith Soderberg Struyk Swaim Taylor, D. Taylor, T. Tymeson Tomenga Thomas Tjepkes Van Engelenhoven Van Fossen, J.K. Van Fossen, J.R. Upmeyer

Watts Wendt
Whitead Wilderdyke
Zirkelbach Carroll,
Presiding

Wessel-Kroeschell Whitaker Winckler Wise

The nays were, none.

Absent or not voting, 2:

Mertz Mille

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unfinished Business Calendar

<u>House File 744</u>, a bill for an act relating to confidentiality and liability provisions involving the child advocacy board and the programs associated with the board and making a penalty applicable, was taken up for consideration.

SENATE FILE 352 SUBSTITUTED FOR HOUSE FILE 744

Heaton of Henry asked and received unanimous consent to substitute Senate File 352 for House File 744.

<u>Senate File 352</u>, a bill for an act relating to confidentiality and liability provisions involving the child advocacy board and the programs associated with the board and making a penalty applicable, was taken up for consideration.

Heaton of Henry moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 352)

The ayes were, 98:

Alons Anderson Arnold **Baudler** Boal Bukta Bell Berry Chambers Cohoon Dandekar Davitt De Boef Dix Dolecheck Drake Eichhorn Elgin Fallon Foege Gaskill Ford Freeman Frevert

Gipp Granzow Greiner Heaton Hogg Heddens Hoffman Horbach Hutter Hunter Huseman Huser Jacoby **Jenkins** Jochum Jacobs Jones Kaufmann Kressig Kuhn Lukan Kurtenbach Lalk Lensing Lykam Maddox Mascher May McCarthy Murphy Oldson Olson, D. Olson, R. Olson, S. Paulsen Petersen Pettengill Quirk Raecker Rants, Spkr. Rayhons Rasmussen Reasoner Reichert **Roberts** Sands Schickel Schueller Shomshor Shoultz Smith Soderberg Struyk Swaim Taylor, D. Taylor, T. Tymeson **Thomas Tjepkes** Tomenga Upmeyer Van Engelenhoven Van Fossen, J.K. Van Fossen, J.R. Wessel-Kroeschell Wendt Whitaker Watts Whitead Wilderdyke Winckler Wise Zirkelbach Carroll, Presiding

The nays were, none.

Absent or not voting, 2:

Mertz Miller

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has on April 13, 2005, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 339</u>, a bill for an act relating to the regulation of tobacco product retailers, and making penalties applicable.

Also: That the Senate has on April 13, 2005, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 532</u>, a bill for an act relating to the administrative functions of the department of cultural affairs, including the board of trustees of the state historical society of Iowa and the state records commission.

Also: That the Senate has on April 13, 2005, amended and passed the following bill in which the concurrence of the Senate was asked:

<u>House File 585</u>, a bill for an act relating to assisted living programs, providing for a fee and providing penalties.

Also: That the Senate has on April 14, 2005, amended and passed the following bill in which the concurrence of the Senate was asked:

<u>House File 587</u>, a bill for an act relating to adult day services regulation and providing penalties.

Also: That the Senate has on April 14, 2005, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 613</u>, a bill for an act relating to the regulation of hot water heating boilers for swimming pools and spas.

Also: That the Senate has on April 13, 2005, amended and passed the following bill in which the concurrence of the Senate was asked:

<u>House File 645</u>, a bill for an act relating to the regulation of lotteries, including the definition of a lottery, permissible lotteries by commercial organizations, and the prosecution of violators.

Also: That the Senate has on April 13, 2005, amended and passed the following bill in which the concurrence of the Senate was asked:

<u>House File 742</u>, a bill for an act relating to the Iowa early intervention block grant program by changing the reporting requirements, extending the repeal of the chapter establishing the program, and providing an effective date.

Also: That the Senate has on April 13, 2005, amended and passed the following bill in which the concurrence of the Senate was asked:

<u>House File 745</u>, a bill for an act relating to the criminal offense of theft of leased or rented personal property and making penalties applicable.

Also: That the Senate has on April 13, 2005, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 746</u>, a bill for an act providing procedures for a rural water district to transfer its right to provide water or wastewater service and for dissolution of the district.

Also: That the Senate has on April 14, 2005, passed the following bill in which the concurrence of the Senate was asked:

House File 757, a bill for an act relating to the disposition of abandoned vehicles.

Also: That the Senate has on April 13, 2005, amended and passed the following bill in which the concurrence of the Senate was asked:

<u>House File 777</u>, a bill for an act relating to testing a person for contagious or infectious disease if the person assaults a person by exchanging or attempting to exchange bodily fluids, and providing a penalty.

Also: That the Senate has on April 13, 2005, passed the following bill in which the concurrence of the Senate was asked: $\frac{1}{2}$

<u>House File 826</u>, a bill for an act relating to the speed limit for vehicular traffic on highways, the fines for violations, and court costs for simple misdemeanor offenses and providing a fee and making appropriations.

MICHAEL E. MARSHALL, Secretary

HOUSE FILE 744 WITHDRAWN

Heaton of Henry asked and received unanimous consent to withdraw <u>House File 744</u> from further consideration by the House.

<u>House File 505</u>, a bill for an act relating to the provisions of the elder Iowans Act, was taken up for consideration.

SENATE FILE 304 SUBSTITUTED FOR HOUSE FILE 505

Roberts of Carroll asked and received unanimous consent to substitute Senate File 304 for House File 505.

Senate File 304, a bill for an act relating to the provisions of the elder Iowans Act, was taken up for consideration.

Roberts of Carroll moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 304)

The ayes were, 97:

Alons	Anderson	Arnold	Baudler
Bell	Berry	Boal	Bukta
Chambers	Cohoon	Dandekar	Davitt
De Boef	Dix	Dolecheck	Drake
Eichhorn	Elgin	Fallon	Foege
Ford	Freeman	Frevert	Gaskill
Gipp	Granzow	Greiner	Heaton
Heddens	Hoffman	Hogg	Horbach
Hunter	Huseman	Huser	Hutter

1232

Jacobs Jacoby Jochum Jones Kaufmann Kressig Kuhn Kurtenbach Lensing Lykam Lukan Lalk Maddox Mascher McCarthy May Murphy Oldson Olson, D. Olson, R. Olson, S. Paulsen Petersen Pettengill Quirk Raecker Rants, Spkr. Rasmussen Rayhons Reichert Roberts Reasoner Sands Schickel Schueller Shomshor **Shoultz** Smith Soderberg Struyk Taylor, D. Taylor, T. Swaim Thomas Tymeson **Tjepkes** Tomenga Upmeyer Van Engelenhoven Van Fossen, J.K. Van Fossen, J.R. Watts Whitead Wendt Wessel-Kroeschell Whitaker Zirkelbach Wilderdyke Winckler Wise Carroll,

Carroll, Presiding

The nays were, none.

Absent or not voting, 3:

Jenkins Mertz Miller

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 505 WITHDRAWN

Roberts of Carroll asked and received unanimous consent to withdraw House File 505 from further consideration by the House.

IMMEDIATE MESSAGES

Jacobs of Polk asked and received unanimous consent that the following bills be immediately messaged to the Senate: **Senate Files 260, 304, 352** and **363.**

The House stood at ease at 9:21 a.m., until the fall of the gavel.

The House resumed session at 10:33 a.m., Roberts of Carroll in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Huser of Polk, until her arrival, on request of Dandekar of Linn.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has on April 14, 2005, amended and passed the following bill in which the concurrence of the Senate was asked:

<u>House File 617</u>, a bill for an act relating to inclusion of assisted living services under the medical assistance home and community-based services waiver for the elderly.

Also: That the Senate has on April 14, 2005, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 620</u>, a bill for an act relating to the volunteer health care provider program and providing an effective date.

Also: That the Senate has on April 14, 2005, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 641</u>, a bill for an act concerning the determination of state regulatory fees on excursion gambling boats relating to the number of gaming enforcement officers on larger excursion gambling boats.

Also: That the Senate has on April 14, 2005, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 708</u>, a bill for an act relating to the establishment of rural improvement zones.

Also: That the Senate has on April 14, 2005, amended and passed the following bill in which the concurrence of the Senate was asked:

<u>House File 710</u>, a bill for an act relating to the regulation of elder group homes and providing penalties.

Also: That the Senate has on April 14, 2005, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 754</u>, a bill for an act relating to a homestead exemption waiver notice contained in a written contract affecting agricultural land.

Also: That the Senate has on April 14, 2005, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 760</u>, a bill for an act relating to dependent adults and the provision of protective services.

Also: That the Senate has on April 14, 2005, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 768</u>, a bill for an act relating to the publishing of notice of recommendations to grant permits for diversion, storage, and withdrawal of water.

Also: That the Senate has on April 14, 2005, passed the following bill in which the concurrence of the Senate was asked: $\frac{1}{2}$

<u>House File 772</u>, a bill for an act relating to violations of the open meetings and open records law by a member of a governmental body, the lawful custodian of a public record, or any other appropriate person.

MICHAEL E. MARSHALL, Secretary

Unfinished Business Calendar

House File 836, a bill for an act relating to cemeteries and cemetery regulation, providing administration and enforcement procedures, establishing requirements for interment rights agreements and reporting, establishing and appropriating fees, and providing penalties, was taken up for consideration.

Tomenga of Polk offered the following amendment $\underline{H-1361}$ filed by him and moved its adoption:

H-1361

- 1 Amend <u>House File 836</u> as follows:
- 2 1. Page 36, line 8, by striking the word "a."
- 3 2. Page 36, by striking lines 16 through 19.

Amendment H-1361 was adopted.

Tomenga of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 836)

The ayes were, 97:

Alons	Anderson	Arnold	Baudler
Bell	Berry	Boal	Bukta
Carroll	Chambers	Cohoon	Dandekar
Davitt	De Boef	Dix	Dolecheck
Drake	Eichhorn	Elgin	Fallon
Foege	Ford	Freeman	Frevert
Gaskill	Gipp	Granzow	Greiner
Heaton	Heddens	Hoffman	Hogg

Horbach Hunter Huseman Hutter Jacobs Jacoby Jenkins Jochum Kaufmann Kuhn Jones Kressig Lalk Kurtenbach Lensing Lukan Lykam Maddox Mascher May Murphy McCarthy Oldson Olson, D. Olson, S. Paulsen Petersen Olson, R. Pettengill Rants, Spkr. Quirk Raecker Rasmussen Ravhons Reasoner Reichert Sands Schickel Schueller Shomshor Shoultz Smith Soderberg Struyk Swaim Taylor, D. Taylor, T. Thomas **Tjepkes** Tomenga Tymeson Upmeyer Watts Van Engelenhoven Van Fossen, J.K. Van Fossen, J.R. Whitead Wendt Wessel-Kroeschell Whitaker Wilderdyke Winckler Wise Zirkelbach Roberts, Presiding

The nays were, none.

Absent or not voting and 3:

8

Huser Mertz Miller

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 763 WITHDRAWN

Tomenga of Polk asked and received unanimous consent to withdraw <u>House File 763</u> from further consideration by the House.

IMMEDIATE MESSAGE

Jacobs of Polk asked and received unanimous consent that <u>House</u> <u>File 836</u> be immediately messaged to the Senate.

<u>House File 706</u>, a bill for an act relating to access to dependent adult abuse information and unemployment compensation claims, was taken up for consideration.

SENATE FILE 335 SUBSTITUTED FOR HOUSE FILE 706

Struyk of Pottawattamie asked and received unanimous consent to substitute <u>Senate File 335</u> for <u>House File 706</u>.

<u>Senate File 335</u>, a bill for an act relating to access to dependent adult abuse information and unemployment compensation claims, was taken up for consideration.

Struyk of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 335)

The ayes were, 97:

Alons Anderson Arnold Baudler Bell Boal Bukta Berry Chambers Carroll Cohoon Dandekar **Davitt** De Boef Dix Dolecheck Eichhorn Elgin Fallon Drake Freeman Foege Ford Frevert Gaskill Gipp Granzow Greiner Heaton Heddens Hoffman Hogg Horbach Hunter Hutter Huseman Jacobs Jacoby Jenkins Jochum Kaufmann Kressig Kuhn Jones Kurtenbach Lalk Lensing Lukan Maddox Mascher Lykam May McCarthy Murphy Oldson Olson, D. Olson, R. Olson, S. Paulsen Petersen Pettengill Quirk Raecker Rants, Spkr. Rasmussen Rayhons Reasoner Reichert Sands Schickel Schueller Shomshor Shoultz Smith Soderberg Struyk Swaim Taylor, D. Taylor, T. Thomas **Tjepkes** Tomenga Tymeson Upmeyer Van Engelenhoven Van Fossen, J.K. Van Fossen, J.R. Watts Wessel-Kroeschell Whitaker Whitead Wendt Wilderdyke Winckler Wise Zirkelbach Roberts, Presiding

The nays were, none.

Absent or not voting, 3:

Huser Mertz Miller

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

<u>House File 781</u>, a bill for an act relating to the establishment of a direct care worker task force.

Also: That the Senate has on April 14, 2005, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 784</u>, a bill for an act to establish an advanced practice registered nurse compact and including a future repeal.

MICHAEL E. MARSHALL, Secretary

HOUSE FILE 706 WITHDRAWN

Struyk of Pottawattamie asked and received unanimous consent to withdraw <u>House File 706</u> from further consideration by the House.

IMMEDIATE MESSAGE

Jacobs of Polk asked and received unanimous consent that **Senate File 335** be immediately messaged to the Senate.

SPECIAL PRESENTATION

Lukan of Dubuque introduced to the House the Honorable Dan Boddicker, former state representative from Cedar County.

House File 531, a bill for an act relating to the suspension of a child support obligation, was taken up for consideration.

SENATE FILE 350 SUBSTITUTED FOR HOUSE FILE 531

Lukan of Dubuque asked and received unanimous consent to substitute <u>Senate File 350</u> for <u>House File 531</u>.

Senate File 350, a bill for an act relating to the suspension of a child support obligation, was taken up for consideration.

Petersen of Polk offered the following amendment <u>H-1346</u> filed by Petersen, et al., and moved its adoption:

H-1346

```
Amend Senate File 350, as passed by the Senate, as
2
3
     1. Page 1, by inserting before line 1, the
    following:
     "Section 1. Section 252B.9, subsection 1,
    paragraph d, subparagraph (2), Code 2005, is amended
    to read as follows:
    (2) Certain records held by public utilities and,
8
    cable, or other television companies, cellular
10 telephone companies, and internet service providers
11 with respect to individuals who owe or are owed
12 support, or against or with respect to whom a support
13 obligation is sought, consisting of the names and
14 addresses of such individuals and the names and
15 addresses of the employers of such individuals, as
16 appearing in customer records. If the records are
17 maintained in automated databases, the unit shall be
18 provided with automated access."
     2. Title page, line 1, by inserting after the
20 word "to" the following: "child support recovery
21 including access to information for the purposes of
22 recovery and".
23
     3. By renumbering as necessary.
```

Amendment H-1346 was adopted.

Murphy of Dubuque offered the following amendment <u>H-1347</u> filed by Shoultz of Black Hawk and moved its adoption:

H-1347

```
Amend Senate File 350, as passed by the Senate, as follows:

1. Page 2, by inserting after line 30, the following:

"Sec.___. Section 598.22A, subsection 1, unnumbered paragraph 1, Code 2005, is amended to read as follows:

For payment made pursuant to an order, the clerk of the district court or collection services center shall record a satisfaction as a credit on the official support payment record if its validity is confirmed by the court upon submission of an affidavit by the person entitled to receive the payment or upon submission of documentation of the financial
```

```
instrument used in the payment of the support by the person ordered to pay support, after notice is given to all parties."
2. Title page, line 1, by inserting after the word "to" the following: "child support including".
3. Title page, line 1, by inserting after the word "obligation" the following: "and the satisfaction of support payments".
4. By renumbering as necessary.
```

Amendment H-1347 was adopted.

Struyk of Pottawattamie asked and received unanimous consent to defer on amendment H-1365.

Heaton of Henry offered the following amendment <u>H-1367</u> filed by him and moved its adoption:

H-1367

```
Amend Senate File 350, as passed by the Senate, as
3
      1. Page 2, by inserting after line 30, the
4
    following:
     "Sec.___. Section 252D.17, subsection 8, Code
6
    2005, is amended to read as follows:
     8. If the payor knowingly fails to withhold income
7
    or to pay the amounts withheld to the collection
9
    services center or the clerk of court in accordance
    with the provisions of the order, the notice of the
11 order, or the notification of payors of income
12 provisions established in section 252B.13A, the payor
13 commits a simple misdemeanor for a first offense and
14 is liable for the accumulated amount which should have
15 been withheld, together with costs, interest, and
16 reasonable attorney fees related to the collection of
17 the amounts due from the payor. For each subsequent
18 offense prescribed under this subsection, the payor
19 commits a serious misdemeanor and is liable for the
20 accumulated amount which should have been withheld,
    together with costs, interest, and reasonable attorney
22
    fees related to the collection of the amounts due from
23 the payor.
     2. Title page, line 1, by inserting after the
25 word "to" the following: "child support including
   provisions relating to failure to withhold income or
    to pay the amounts withheld and to".
     3. Title page, line 1, by inserting after the
```

```
29 word "obligation" the following: "and providing30 penalties".
```

31 4. By renumbering as necessary.

Amendment <u>H-1367</u> was adopted.

Heaton of Henry offered the following amendment $\underline{H-1368}$ filed by him and moved its adoption:

H-1368

```
Amend Senate File 350, as passed by the Senate, as
2
3
     1. Page 2, by inserting after line 30 the
4
    following:
     "Sec._
            . <u>NEW SECTION</u>. 252B.25 CONTEMPT –
5
6
    COMBINING ACTIONS.
7
    Notwithstanding any provision of law to the
8
    contrary, if an obligor has been ordered to provide
    support in more than one order, the unit may bring a
10
   single action for contempt to enforce the multiple
    orders. The unit shall file the action in the
11
    district court of a county where at least one of the
13 support orders was entered or registered. For the
14 purposes of this section, the district court where the
15 unit files the action shall have jurisdiction and
16 authority over all other support orders for the
17 obligor entered or registered by a court of this state
18 and affected under this section. In such case, the
19 unit shall also file a document with the clerk of
20 court in each county affected specifying the county
21 where the action under this section was filed and the
22 disposition of the action.
23
    Sec.___. NEW SECTION. 252B.26 SERVICE OF
24 PROCESS.
    Notwithstanding any provision of law to the
25
26 contrary, the unit may serve a petition, notice, or
27 rule to show cause under chapter 252A, 252C, 252F,
28 252H, 252K, 598, or 665 as specified in each chapter,
    or by certified mail. Return acknowledgement is
30 required to prove service by certified mail, rules of
31 civil procedure 1.303(5) and 1.308(5) shall not apply,
32 and the return acknowledgment shall be filed with the
33 clerk of court.
    Sec.___. Section 252D.3, Code 2005, is amended to
35 read as follows:
36
    252D.3 NOTICE OF INCOME WITHHOLDING.
37
     All orders for support entered on or after July 1,
38 1984, shall notify the person ordered to pay support
   of the mandatory withholding of income required under
```

40 section 252D.1. However, for orders for support

- 41 entered before July 1, 1984, the clerk of the district
- 42 court, the child support recovery unit, or the person
- 43 entitled by the order to receive the support payments,
- 44 shall notify each person ordered to pay support under
- 45 such orders of the mandatory withholding of income
- 46 required under section 252D.1. The notice shall be
- 47 sent by certified mail to the person's last known
- 48 address or the person shall be personally served with
- 49 the notice in the manner provided for service of an
- 50 original notice at least fifteen days prior to the

- 1 ordering of income withholding under section 252D.1.
- 2 A person ordered to pay support may waive the right to
- 3 receive the notice at any time. However, this
- 4 subchapter is sufficient notice of implementation of
- 5 mandatory withholding of income under section 252D.1
- 6 without any further notice.
- 7 Sec.__. Section 252D.10, Code 2005, is amended
- 8 to read as follows:
- 9 252D.10 NOTICE OF IMMEDIATE INCOME WITHHOLDING.
- 10 The notice requirements of section 252D.3 do not
- 11 apply to this subchapter. An order for support
- 12 entered after November 1, 1990, shall contain the
- 13 notice of immediate income withholding. However, this
- 14 subchapter is sufficient notice for implementation of
- 15 immediate income withholding without any further
- 16 notice.
- 17 Sec.___. Section 252D.16, subsection 1, paragraph
- 18 b, Code 2005, is amended to read as follows:
- 19 b. A sole payment or lump sum as provided in
- 20 section 252D.18C, including but not limited to payment
- 21 from an estate including inheritance, or payment for
- 22 personal injury or property damage.
- 23 Sec.___. Section 252D.24, subsection 2, Code
- $\,\,24\,\,\,2005,$ is amended by striking the subsection.
- 25 Sec.___. Section 252I.3, Code 2005, is amended to
- 26 read as follows:
- 27 252I.3 INITIAL NOTICE TO OBLIGOR.
- 28 The unit may proceed under this chapter only if
- 29 notice has been provided to the obligor in one of the
- 30 following manners:
- 31 1. The obligor is provided notice of the
- 32 provisions of this chapter in the court order
- 33 establishing the support obligation. The unit or
- 34 district court may include language in any new or
- 35 modified support order issued on or after July 1,
- 36 1994, notifying the obligor that the obligor is
- 37 subject to the provisions of this chapter. However,
- 38 this chapter is sufficient notice for implementation
- 39 of administrative levy provisions without further

- 40 notice of the provisions of this chapter.
- 2. The unit may send a notice by regular mail to
- 42 the last known address of the obligor, notifying the
- obligor that the obligor is subject to the provisions
- 44 of this chapter, with proof of service completed 45 according to rule of civil procedure 1.442.
- Sec. Section 252I.5, subsection 1, Code 2005,
- 47 is amended to read as follows:
- 48 1. If an obligor is subject to this chapter under
- section 252I.2, the unit may initiate an
- administrative action to levy against the accounts of

- 1 the obligor. If notice has previously been provided
- pursuant to section 252I.3, further notice is not
- 3 required.
- . Section 252J.3, unnumbered paragraph 1, 4 Sec.
- Code 2005, is amended to read as follows:
- 6 The unit shall proceed in accordance with this
- chapter only if the unit sends a notice is served on
- 8 to the individual in accordance with rule of civil
- procedure 1.305 or notice is sent by certified mail
- 10 addressed to the individual's last known address and
- 11 served upon any person who may accept service under
- 12 rule of civil procedure 1.305. Return acknowledgment
- 13 is required to prove service by certified by regular
- 14 mail to the last known address of the individual. The
- 15 notice shall include all of the following:
- Sec.___. Section 252J.3, subsections 4 and 5,
- Code 2005, are amended to read as follows: 17
- 18 4. A statement that if, within twenty days of
- 19 service mailing of the notice on to the individual,
- 20 the individual fails to contact the unit to schedule a
- 21 conference, the unit shall issue a certificate of
- 22 noncompliance, bearing the individual's name, social
- 23 security number and unit case number, to any
- appropriate licensing authority, certifying that the
- 25 obligor is not in compliance with a support order or
- 26 an individual has not complied with a subpoena or
- 27
- 28 5. A statement that in order to stay the issuance
- 29 of a certificate of noncompliance the request for a
- conference shall be in writing and shall be received
- 31 by the unit within twenty days of service mailing of
- 32 the notice on to the individual.
- Sec.___. Section 252J.4, subsections 1, 2, and 6,
- 34 Code 2005, are amended to read as follows:
- 1. The individual may schedule a conference with
- 36 the unit following service mailing of the notice
- 37 pursuant to section 252J.3, or at any time after
- 38 service of notice of suspension, revocation, denial of

- 39 issuance, or nonrenewal of a license from a licensing
- 40 authority, to challenge the unit's actions under this
- 41 chapter.
- 42 2. The request for a conference shall be made to
- 43 the unit, in writing, and, if requested after service
- 44 mailing of a the notice pursuant to section 252J.3,
- 45 shall be received by the unit within twenty days
- 46 following service mailing of the notice.
- 47 6. If the individual does not timely request a
- 48 conference or does not comply with a subpoena or
- 49 warrant or if the obligor does not pay the total
- 50 amount of delinquent support owed within twenty days

- 1 of service mailing of the notice pursuant to section
- 2 252J.3, the unit shall issue a certificate of
- 3 noncompliance.
- 4 Sec.___. Section 252J.6, subsection 1, unnumbered
- 5 paragraph 1, Code 2005, is amended to read as follows:
- 6 If an obligor is not in compliance with a support
- 7 order or the individual is not in compliance with a
- 8 subpoena or warrant pursuant to section 252J.2, the
- 9 unit notifies mails a notice to the individual
- 10 pursuant to section 252J.3, and the individual
- 11 requests a conference pursuant to section 252J.4, the
- 12 unit shall issue a written decision if any of the
- 13 following conditions exists:
- 14 Sec.___. Section 600.16A, subsection 5, Code
- 15 2005, is amended to read as follows:
- 16 5. Notwithstanding subsection 2, a termination of
- 17 parental rights order issued pursuant to this chapter.
- 18 section 600A.9 may, or any other chapter shall be
- 19 disclosed to the child support recovery unit, upon
- 20 request, without court order.
- 21 Sec.__. NULLIFICATION OF RULES. The following
- 22 rules are nullified:
- 23 1. 441 IAC 98.22.
- 24 2. 441 IAC 98.23.
- 25 3. 441 IAC 98.33.
- 26 4. 441 IAC 98.92."
- 27 2. Title page, by inserting after the word "to"
- 28 the following: "child support, including".
- 29 3. Title page, line 1, by inserting after the
- 30 word "obligation" the following: "and nullifying
- 31 related administrative rules".

A non-record roll call was requested.

The ayes were 49, nays 34.

Amendment H-1368 was adopted.

Gipp of Winneshiek asked and received unanimous consent that <u>Senate File 350</u> be deferred and that the bill retain its place on the calendar.

<u>House File 820</u>, a bill an act concerning state liquor activities, including liquor prices set by the alcoholic beverages division, moneys appropriated from liquor sale revenue for substance abuse treatment, and state liquor warehouse and trucking operations and providing an effective date, was taken up for consideration.

Ford of Polk asked and received unanimous consent to withdraw amendment $\underline{H-1273}$ filed by him on March 31, 2005.

Struyk of Pottawattamie offered amendment $\underline{H-1326}$ filed by him as follows:

H-1326

- 1 Amend <u>House File 820</u> as follows:
- 2 1. By striking everything after the enacting
- 3 clause and inserting the following:
- 4 "Section 1. Section 123.24, subsection 1, Code
- 5 2005, is amended to read as follows:
- 6 1. The division shall sell alcoholic liquor at
- 7 wholesale only. The division shall sell alcoholic
- $8 \quad liquor \ to \ class \ "E" \ liquor \ control \ licensees \ only.$
- 9 The division shall offer the same price on alcoholic
- 10 liquor to all class "E" liquor control licensees
- 11 without regard for the quantity of purchase or the
- 12 distance for delivery. However, the division may
- 13 assess a split case charge when liquor is sold in
- 14 quantities which require a case to be split. A class
- 15 "E" liquor control licensee may purchase alcoholic
- 16 liquor from the division and pickup or contract for
- 17 the pickup of the liquor purchased.
- 18 Sec. 2. Section 123.53, subsection 3, Code 2005,
- 19 is amended to read as follows:
- 20 3. The treasurer of state shall transfer into a
- 21 special revenue account in the general fund of the
- 22 state, a sum of money at least equal to seven percent
- 23 of the gross amount of sales made by the division from
- 24 the beer and liquor control fund on a monthly basis
- 25 but not less than nine million dollars annually, and
- 26 any amounts so. Of the amounts transferred, two
- 27 million dollars, plus an additional amount determined

- 28 by the general assembly, shall be used by appropriated
- 29 to the substance abuse division of the Iowa department
- 30 of public health to be used for substance abuse
- 31 treatment and prevention programs in an amount
- 32 determined by the general assembly and any. Any
- 33 amounts received in excess of the amounts appropriated
- 34 to the substance abuse division of the Iowa department
- 35 of public health shall be considered part of the
- 36 general fund balance.
- 37 Sec. 3. ALCOHOLIC BEVERAGES DIVISION STATE
- 38 LIQUOR WAREHOUSE AND TRUCKING FUNCTIONS.
- 39 Notwithstanding sections 7J.1 and 123.20, subsection
- 40 4, and any other applicable provision of law, the
- 41 alcoholic beverages division of the department of
- 42 commerce shall not employ or add full-time equivalent
- $43 \quad positions \ for \ purposes \ of \ the \ state \ assuming \ the \ state$
- 44 liquor warehouse and trucking functions performed by a
- 45 private contractor as of April 1, 2004. The
- 46 department of administrative services shall issue a
- 47 request for proposals or otherwise utilize a
- 48 competitive process to select a successor contractor
- 49 to perform the state liquor warehouse and trucking
- 50 functions. The request for proposals to perform state

- 1 liquor warehouse functions shall require bidders to
- 2 include in their bid the manner in which the bidder
- 3 will maximize the utilization of current state liquor
- 4 warehouse infrastructure. The division may submit a
- 5 bid in response to a request for proposals issued
- 6 pursuant to this section. If the division submits a
- 7 bid, the division shall include in the bid the cost of
- 8 labor to perform the contract which shall be
- 9 calculated by using the cost of hiring full-time
- 10 equivalent positions to perform the contract pursuant
- 11 to state pay grade classifications and benefits as
- 12 outlined in the most recent collective bargaining
- 13 agreement applicable to other employees of the
- 14 division.
- 15 Sec. 4. EFFECTIVE DATE. The section of this Act
- 16 amending section 123.53 takes effect July 1, 2006."

Struyk of Pottawattamie offered the following amendment <u>H-1366</u>, to amendment <u>H-1326</u>, filed by him and moved its adoption:

H-1366

- 1 Amend the amendment, <u>H-1326</u>, to <u>House File 820</u> as
- 2 follows:
- 3 1. Page 1, by striking lines 9 through 14 and

- 4 inserting the following: "The division shall offer
- 5 the same price on alcoholic liquor to all class "E"
- 6 liquor control licensees without regard for the
- 7 quantity of purchase or the distance for delivery.
- 8 However, the division may assess a split-case charge
- 9 when liquor is sold in quantities which require a case
- 10 to be split. A class".

Amendment H-1366 was adopted.

Ford of Polk offered the following amendment $\underline{H-1360}$, to amendment $\underline{H-1326}$, filed by Ford, et al., and moved its adoption:

H-1360

- 1 Amend the amendment, H-1326, to House File 820 as
- 2 follows:
- 3 1. Page 1, line 26, by striking the word "two"
- 4 and inserting the following: "nine".

A non-record roll call was requested.

The ayes were 46, nays 50.

Amendment H-1360 lost.

Struyk of Pottawattamie asked and received unanimous consent to withdraw amendment $\underline{H-1380}$ to amendment $\underline{H-1326}$ filed by him from the floor.

Struyk of Pottawattamie offered the following amendment $\underline{\text{H-}}$ 1379, to amendment $\underline{\text{H-}}$ 1326, filed by him, from the floor and moved its adoption:

H-1379

- 1 Amend the amendment, <u>H-1326</u>, to <u>House File 820</u>, as
- 2 follows:
- 3 1. Page 1, line 50, by inserting after the word
- 4 "functions." the following: "The request for
- 5 proposals or competitive process shall be issued or
- 6 commenced as soon as is reasonably possible and a
- 7 replacement for the private contractor which was in
- 8 place April 1, 2004, shall be selected no later than
- 9 December 31, 2005."

Amendment $\underline{H-1379}$ was adopted.

Speaker pro tempore Carroll in the chair at 12:09 p.m.

On motion by Struyk of Pottawattamie, amendment $\underline{\text{H--}1326}$, as amended, was adopted.

Struyk of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 820)

The ayes were, 60:

Alons	Anderson	Arnold	Baudler
Berry	Boal	Chambers	Dandekar
De Boef	Dix	Dolecheck	Drake
Eichhorn	Elgin	Freeman	Gipp
Granzow	Greiner	Hoffman	Horbach
Huseman	Huser	Hutter	Jacobs
Jenkins	Jones	Kaufmann	Kressig
Kurtenbach	Lalk	Lukan	Lykam
Maddox	McCarthy	Olson, S.	Paulsen
Quirk	Raecker	Rants, Spkr.	Rasmussen
Rayhons	Reasoner	Roberts	Sands
Schickel	Shomshor	Shoultz	Smith
Soderberg	Struyk	Tomenga	Tymeson
Upmeyer	Van Engelenhoven	Van Fossen, J.K.	Van Fossen, J.R.
Watts	Wilderdyke	Wise	Carroll,
	•		Presiding

The nays were, 38:

Bell	Bukta	Cohoon	Davitt
Fallon	Foege	Ford	Frevert
Gaskill	Heaton	Heddens	Hogg
Hunter	Jacoby	Jochum	Kuhn
Lensing	Mascher	May	Murphy
Oldson	Olson, D.	Olson, R.	Petersen
Pettengill	Reichert	Schueller	Swaim
Taylor, D.	Taylor, T.	Thomas	Tjepkes
Wendt	Wessel-Kroeschell	Whitaker	Whitead
Winckler	Zirkelbach		

Absent or not voting, 2:

Mertz Miller

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has on April 14, 2005, amended and passed the following bill in which the concurrence of the Senate was asked:

<u>House File 789</u>, a bill for an act relating to programs and functions under the purview of the Iowa department of public health.

Also: That the Senate has on April 14, 2005, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 797</u>, a bill for an act relating to the establishment of a promotional program for national historic landmarks and certified cultural and entertainment districts.

MICHAEL E. MARSHALL, Secretary

HOUSE FILE 731 WITHDRAWN

Struyk of Pottawattamie asked and received unanimous consent to withdraw House File 731 from further consideration by the House.

IMMEDIATE MESSAGE

Gipp of Winneshiek asked and received unanimous consent that **House File 820** be immediately messaged to the Senate.

The House resumed consideration of **Senate File 350**, a bill for an act relating to the suspension of a child support obligation, previously deferred.

Struyk of Pottawattamie asked and received unanimous consent to withdraw amendment $\underline{\text{H-}1365}$, previously deferred and filed by him on April 13, 2005.

Murphy of Dubuque moved to reconsider the vote by which amendment $\underline{\text{H-}1368}$ to $\underline{\text{Senate File 350}}$ (found on pages 1240 through 1243 of the House Journal) was adopted by the House.

The motion failed, placing out of order amendment $\underline{H-1384}$, to amendment $\underline{H-1368}$, filed by Murphy of Dubuque from the floor.

Lukan of Dubuque moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 350)

The ayes were, 84:

Alons Anderson Arnold Baudler Bell Boal Bukta Chambers Cohoon Dandekar Davitt De Boef Dix Dolecheck Drake Elgin Fallon Frevert Foege Freeman Gipp Granzow Greiner Heaton Hoffman Heddens Horbach Hogg Huseman Huser Hutter Jacobs Jacoby **Jenkins** Jochum Jones Lalk Kaufmann Kressig Kuhn Maddox Lukan Lykam May Murphy Oldson Olson, D. Olson, S. Paulsen Petersen Pettengill Quirk Rasmussen Rayhons Raecker Rants, Spkr. Reasoner Reichert Roberts Sands Shomshor Schickel Schueller Smith Soderberg Struyk Swaim Taylor, D. Tomenga **Thomas Tjepkes** Tymeson Upmeyer Van Engelenhoven Van Fossen, J.K. Van Fossen, J.R. Watts Wendt Whitaker Whitead Wilderdyke Wise Zirkelbach Carroll, Presiding

The nays were, 13:

Berry Eichhorn Ford Gaskill
Hunter Lensing Mascher McCarthy
Olson, R. Shoultz Taylor, T. Wessel-Kroeschell
Winckler

Absent or not voting, 3:

Kurtenbach Mertz Miller

The bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

IMMEDIATE MESSAGE

Jacobs of Polk asked and received unanimous consent that **Senate File 350** be immediately messaged to the Senate.

HOUSE FILE 531 WITHDRAWN

Lukan of Dubuque asked and received unanimous consent to withdraw <u>House File 531</u> from further consideration by the House.

SPECIAL PRESENTATION

Lukan of Dubuque introduced to the House the Honorable Joe Ertl, former state representative from Dubuque County.

The House rose and expressed its welcome.

SENATE FILES PLACED ON THE UNFINISHED BUSINESS CALENDAR

Jacobs of Polk asked and received unanimous consent to place the following Senate Files on the unfinished business calendar:

Senate File 57	Senate File 78
Senate File 123	Senate File 200
Senate File 201	Senate File 210
Senate File 220	Senate File 245
Senate File 321	Senate File 323
Senate File 341	Senate File 343
Senate File 370	Senate File 375
Senate File 383	

REPORT OF THE CHIEF CLERK OF THE HOUSE

MR. SPEAKER: Pursuant to House Rule 42, I report that in engrossing a resolution the following correction was made:

House Resolution 37

1. Page 1, line 21 – Should read "through 1975" instead of "through 1973".

MARGARET A. THOMSON Chief Clerk of the House

BILLS ENROLLED, SIGNED AND SENT TO GOVERNOR

The Chief Clerk of the House submitted the following report:

Mr. Speaker: The Chief Clerk of the House respectfully reports that the following bills have been examined and found correctly enrolled, signed by the Speaker of the House and the President of the Senate, and presented to the Governor for his approval on this $14^{\rm th}$ day of April, 2005: House Files 399, 581 and 602.

MARGARET A. THOMSON Chief Clerk of the House

Report adopted.

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on April 14, 2005, he approved and transmitted to the Secretary of State the following bill:

<u>House File 466</u>, an Act relating to and making transportation and other infrastructure-related appropriations to the State Department of Transportation, including allocation and use of moneys from the road use tax fund, the primary road fund, and the general fund.

CERTIFICATES OF RECOGNITION

MR. SPEAKER: The Chief Clerk of the House respectfully reports that certificates of recognition have been issued as follows.

MARGARET A. THOMSON Chief Clerk of the House

2005\1228	Robert and Mavis Leech, Sidney – For celebrating their $50^{\rm th}$ wedding anniversary.
2005\1229	Richard and Phyllis Scott, Shenandoah – For celebrating their $50^{\rm th}$ wedding anniversary.
2005\1230	$\label{lem:continuous} \begin{tabular}{ll} Jeffrey\ L.\ Williams,\ Osage\ -\ For\ attaining\ the\ rank\ of\ Eagle\ Scout, the\ highest\ rank\ in\ the\ Boy\ Scouts\ of\ America. \end{tabular}$
2005\1231	Andrew Biederman, Osage – For attaining the rank of Eagle Scout, the highest rank in the Boy Scouts of America.

2005\1232 Curtis W. Younker II, Osage – For attaining the rank of Eagle Scout, the highest rank in the Boy Scouts of America.

2005\1233 Eric D. Johnson, Osage – For attaining the rank of Eagle Scout, the highest rank in the Boy Scouts of America.

HOUSE STUDY BILL SUBCOMMITTEE ASSIGNMENT

House Study Bill 298

Ways and Means: Struyk, Chair; Carroll and Huser.

HOUSE STUDY BILL COMMITTEE ASSIGNMENTS

H.S.B. 300 Ethics

A resolution amending the House Code of ethics.

H.S.B. 301 Ways and Means

Relating to sales and use tax changes, excise taxes on rental of rooms and sleeping quarters, and the sale and use of construction equipment, and including an effective and retroactive applicability date provision.

COMMITTEE RECOMMENDATIONS

MR. SPEAKER: The Chief Clerk of the House respectfully reports that the following committee recommendations have been received and are on file in the office of the Chief Clerk.

MARGARET A. THOMSON Chief Clerk of the House

COMMITTTEE ON JUDICIARY

House File 833, a bill for an act making changes relating to the practice of pharmacy, establishing and appropriating fees, and providing penalties.

Fiscal Note is not required.

Recommended Amend and Do Pass with amendment H-1382 April 13, 2005.

COMMITTEE ON WAYS AND MEANS

<u>House File 841</u>, a bill for an act relating to health care reform, including provisions relating to the medical assistance program, providing appropriations, providing effective dates, and providing for retroactive applicability.

Fiscal Note is not required.

Recommended Amend and Do Pass with amendment H-1375 April 13, 2005.

Pursuant to Rule 31.7, <u>House File 841</u> was referred to the committee on appropriations.

RESOLUTIONS FILED

HR 43, by Ford and Raecker, a resolution encouraging the state board of regents to establish a task force to review college student-athlete graduation rates at the universities under its control.

Laid over under Rule 25.

HR 44, by Kressig, a resolution to recognize Dennis Clark and his associates for their service to wounded veterans of the Iraq war.

Laid over under Rule 25.

HR 45, by Kressig, Berry, Frevert, T. Taylor, Jochum, Foege, Reichert, Smith, Heddens, Davitt, Winckler, Lensing, Gaskill, Pettengill, Kuhn, Whitaker, Bukta, Murphy, Mertz, Mascher, Swaim, Lykam, Whitead, Schueller, Zirkelbach, D. Taylor, R. Olson, Jacoby and McCarthy, a resolution urging the Iowa congressional delegation to make every effort to grant Iowa and other states the necessary time and resources to implement the requirements of the federal Individuals With Disabilities Education Act relating to highly qualified special education teachers.

Laid over under Rule 25.

AMENDMENTS FILED

<u>H-1369</u>	<u>H.F.</u>	829	Alons of Sioux
H-1370	<u>H.F.</u>	<u>585</u>	Senate Amendment
H-1371	<u>H.F.</u>	745	Senate Amendment
H-1372	H.F.	<u>645</u>	Senate Amendment
H-1373	H.F.	742	Senate Amendment
H-1374	H.F.	777	Senate Amendment

<u>H-1375</u>	H.F.	841	Committee on Ways and Means
H-1376	<u>H.F.</u>	587	Senate Amendment
H-1377	H.F.	617	Senate Amendment
<u>H-1378</u>	H.F.	710	Senate Amendment
<u>H-1381</u>	H.F.	805	Struyk of Pottawattamie
<u>H-1382</u>	H.F.	833	Committee on Judiciary
<u>H-1385</u>	H.F.	789	Senate Amendment
<u>H-1386</u>	H.F.	847	Hogg of Linn
<u>H-1387</u>	H.F.	847	Hogg of Linn

On motion by Jacobs of Polk the House adjourned at 12:24 p.m., until 9:00 a.m., Friday, April 15, 2005.